

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re:

Lehman Brothers Holdings Inc., et al.

Debtors.

)
) Chapter 11
)
) Case No. 08-13555 (JMP)
)
) Jointly Administered
)
Proof of Claim No.: **45214**
Total Claim Amount: **\$35,130,640.63**
Total Amount to be Transferred:
\$10,355,363.36

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY
PURSUANT TO FRBP RULE 3001(e)(2)

TO: TRANSFEROR: **ILLIQUIDX LLP**
80 Fleet Street
London EC4Y 1EL
United Kingdom
Attention: Mr. Celestino Amore
Telephone: +44 207 832 0181
E-mail: amore@illiquidx.com

PLEASE TAKE NOTICE of the transfer of all right, title and interest in Claim No. **45214** against Lehman Brothers Holdings Inc. in the amount of **\$10,355,363.36** (see attached schedule for breakdown) as evidenced by the attached Evidence of Transfer of Claim to:

TRANSFeree: **LIQUIDATION OPPORTUNITIES MASTER FUND L.P.**
c/o Alden Global Capital
885 Third Avenue, 34th Floor
New York, NY 10022
Attention: Ithran Olivacce
Telephone: 212-888-7214
E-mail: iolivacce@aldenglobal.com

No action is required if you do not object to the transfer of the claim as described above. **IF YOU OBJECT TO THE TRANSFER OF THE TRANSFERRED CLAIM, WITHIN 20 DAYS OF THE DATE OF THIS NOTICE, YOU MUST:**

- FILE A WRITTEN OBJECTION TO THE TRANSFER WITH THE COURT
 - SEND A COPY OF YOUR OBJECTION TO THE TRANSFEREE
 - IF YOU FILE AN OBJECTION, A HEARING WILL BE SCHEDULED
 - IF YOUR OBJECTION IS NOT TIMELY FILED, THE TRANSFEREE WILL BE SUBSTITUTED FOR THE TRANSFEROR ON OUR RECORDS AS A CLAIMANT IN THIS PROCEEDING
-

Schedule

Amount of Claim Filed with respect to ISIN XS0263715467: \$496,843.27
Allowed Amount of Claim with respect to ISIN XS0263715467: \$509,461.99

Amount of Claim Filed with respect to ISIN XS0273084656: \$63,904.50
Allowed Amount of Claim with respect to ISIN XS0273084656: \$50,486.95

Amount of Claim Filed with respect to ISIN XS0276441044: \$1,024,969.82
Allowed Amount of Claim with respect to ISIN XS0276441044: \$990,474.71

Amount of Claim Filed with respect to ISIN XS0285922133: \$501,295.30
Allowed Amount of Claim with respect to ISIN XS0285922133: \$500,944.34

Amount of Claim Filed with respect to ISIN XS0287672694: \$3,425,281.20
Allowed Amount of Claim with respect to ISIN XS0287672694: \$1,199,231.74

Amount of Claim Filed with respect to ISIN XS0295760093: \$142,010.00
Allowed Amount of Claim with respect to ISIN XS0295760093: \$101,461.65

Amount of Claim Filed with respect to ISIN XS0296067142: \$71,005.00
Allowed Amount of Claim with respect to ISIN XS0296067142: \$22,977.88

Amount of Claim Filed with respect to ISIN XS0296281735: \$1,341,994.50
Allowed Amount of Claim with respect to ISIN XS0296281735: \$507,279.91

Amount of Claim Filed with respect to ISIN XS0305948860: \$502,715.40
Allowed Amount of Claim with respect to ISIN XS0305948860: \$284,876.74

Amount of Claim Filed with respect to ISIN XS0314067140: \$78,105.50
Allowed Amount of Claim with respect to ISIN XS0314067140: \$29,713.59

Amount of Claim Filed with respect to ISIN XS0317240157: \$391,947.60
Allowed Amount of Claim with respect to ISIN XS0317240157: \$208,907.42

Amount of Claim Filed with respect to ISIN XS0327236757: \$312,422.00
Allowed Amount of Claim with respect to ISIN XS0327236757: \$312,203.27

Amount of Claim Filed with respect to ISIN XS0332049229: \$133,417.89
Allowed Amount of Claim with respect to ISIN XS0332049229: \$130,557.74

Amount of Claim Filed with respect to ISIN XS0332049815: \$337,983.80
Allowed Amount of Claim with respect to ISIN XS0332049815: \$337,747.17

Amount of Claim Filed with respect to ISIN XS0332050078: \$110,767.80
Allowed Amount of Claim with respect to ISIN XS0332050078: \$78,906.98

Amount of Claim Filed with respect to ISIN XS0339810078: \$62,484.40
Allowed Amount of Claim with respect to ISIN XS0339810078: \$36,829.02

Amount of Claim Filed with respect to ISIN XS0346080590: \$442,166.07
Allowed Amount of Claim with respect to ISIN XS0346080590: \$441,102.09

Amount of Claim Filed with respect to ISIN XS0346707903: \$56,804.00
Allowed Amount of Claim with respect to ISIN XS0346707903: \$56,764.23

Amount of Claim Filed with respect to ISIN XS0349530823: \$21,670.34
Allowed Amount of Claim with respect to ISIN XS0349530823: \$21,286.59

Amount of Claim Filed with respect to ISIN XS0355133454: \$126,388.90
Allowed Amount of Claim with respect to ISIN XS0355133454: \$90,300.86

Amount of Claim Filed with respect to ISIN XS0365839835: \$59,644.20
Allowed Amount of Claim with respect to ISIN XS0365839835: \$18,191.25

Amount of Claim Filed with respect to ISIN XS0368669007: \$651,541.88
Allowed Amount of Claim with respect to ISIN XS0368669007: \$626,486.65

AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM
LEHMAN PROGRAM SECURITY

TO: THE DEBTOR AND THE BANKRUPTCY COURT

1. For value received, the adequacy and sufficiency of which are hereby acknowledged, ILLIQUIDX LLP. ("Seller") hereby unconditionally and irrevocably sells, transfers and assigns to LIQUIDATION OPPORTUNITIES MASTER FUND LP. (the "Purchaser"), and Purchaser hereby agrees to purchase, as of the date hereof, (a) the securities identified by ISIN code listed in Schedule 1 (the "Securities", and any such security, a "Purchased Security"), (b) to the extent related to the Securities and to the extent of the applicable principal amount specified in Schedule 1 attached hereto, an undivided interest in the Seller's right, title and interest in and to the Proof of Claim Number 45214 filed by or on behalf of Theodoor GILISSEN GLOBAL CUSTODY N.V. ("Theodoor") (the "Proof of Claim"), against Lehman Brothers Holdings Inc., debtor in proceedings for reorganization (the "Proceedings") in the United States Bankruptcy Court for the Southern District of New York (the "Court"), administered under Case No. 08-13555 (JMP) (the "Debtor") (the "Purchased Claim"), (c) to the extent related to the Securities and the Purchased Claim, all rights, title and benefits of Seller and Seller's predecessors-in-title (which includes, for the avoidance of doubt, Theodoor and Theodoor having acted on behalf of holders or beneficial owners of the Securities, and in such capacity, the "Custodian")) relating to the Purchased Claim, including without limitation (i) any right to receive cash, securities, instruments, principal, interest, damages, penalties, fees or any other property, which may be paid or distributed with respect to the Purchased Claim (including for clarity, all amounts distributed on or after the trade date of October 24, 2012 (the "Trade Date") whether or not the Trade Date is before, on or after any record date with respect to an amount) or with respect to any of the documents, agreements, bills and/or other documents (whether now existing or hereafter arising) which evidence, create and/or give rise to or affect in any material way the Purchased Claim, whether under a plan of reorganization or liquidation, pursuant to a liquidation, or otherwise, (ii) any actions, claims (including, without limitation, "claims" as defined in Section 101(5) of Title 11 of the United States Code (the "Bankruptcy Code")), rights or lawsuits of any nature whatsoever, whether against the Debtor or any other party, arising out of or in connection with the Securities and/or the Purchased Claim, (iii) any rights and benefits arising out of or in connection with any exhibit, attachment and/or supporting documentation relating to or evidencing the Securities and/or the Purchased Claim, and (iv) any and all of Seller's right, title and interest in, to and under the transfer agreements, if any, under which Seller or any Seller's predecessors-in-title (which includes for the avoidance of doubt Theodoor and Theodoor acting in its capacity as Custodian) acquired the rights and obligations underlying or constituting a part of the Securities and/or Purchased Claim, and any and all of Seller's right, title and interest in, to and under any right or remedy of Seller or any Seller's predecessors-in-title (which includes for the avoidance of doubt Theodoor and Theodoor acting in its capacity as Custodian) against any of Seller's predecessors-in-title (which includes for the avoidance of doubt Theodoor and Theodoor acting in its capacity as Custodian), (d) any and all rights, remedies, claims and causes of actions regarding any of the foregoing; and (e) any and all proceeds of any of the foregoing (collectively, as described in clauses (a), (b), (c), (d) and (e), the "Transferred Claims"). For the avoidance of doubt, the Purchaser does not acquire any liabilities or obligations with respect to the Transferred Claims of the Seller or any Seller's predecessors-in-title (which includes for the avoidance of doubt Theodoor and Theodoor acting in its capacity as Custodian).

2. Seller hereby represents and warrants to Purchaser that: (a) the Proof of Claim was duly and timely filed on or before 5:00 p.m. (prevailing Eastern Time) on November 2, 2009 in accordance with the Court's order setting the deadline for filing proofs of claim in respect of "Lehman Program Securities"; (b) the Proof of Claim relates to one or more securities expressly identified on the list designated "Lehman Programs Securities" available on <http://www.lehman-docket.com> as of July 17, 2009; (c) Seller owns and has good legal, beneficial, and marketable title to the Transferred Claims, free and clear of any and all liens, claims, objections, set-off rights, security interests, participations, factoring agreements or encumbrances created or incurred by Seller or against Seller, or created or incurred by any Seller's predecessors-in-title (which includes for the avoidance of doubt Theodoor and Theodoor acting in its capacity as Custodian) or against the same, and all filings required to evidence Seller's title to the Transferred Claim have been duly and timely filed with the Court; (d) Seller is duly authorized and empowered to execute and perform its obligations under this Agreement and the related evidence of transfer of claim (the "Evidence of Transfer of Claim"); (e) the Proof of Claim includes the Purchased Claim specified in Schedule 1 attached hereto; (f) neither the Seller nor any Seller's predecessors-in-title (which includes for the avoidance of doubt Theodoor and Theodoor acting in its capacity as Custodian) has engaged in any acts, conduct or omissions, or had any relationship with the Debtor or its affiliates, that will give rise to any setoff, defense or counterclaim or that will result in Purchaser receiving in respect of the Transferred Claims proportionately less payments or distributions or less favorable treatment than other unsecured creditors of the Debtor, (g) there have been no objections filed against Seller or any Seller's predecessors-in-title (which includes for the avoidance of doubt Theodoor and Theodoor acting in its capacity



as Custodian) in respect of the Transferred Claims; and (h) neither the Transferred Claims nor any portion thereof is subject to any claim or right of setoff, or pending reduction, recoupment, impairment, avoidance, disallowance, or subordination, and neither Seller nor any Seller's predecessors-in-title (which includes for the avoidance of doubt Theodoor and Theodoor acting in its capacity as Custodian) has received any notice that the Transferred Claims are void or voidable or subject to any pending disallowance, reduction, impairment or objection of any kind, and the Allowed Amount of Claim Transferred to Purchaser, as referred to in Schedule 1, are those amounts set forth in Schedule 1, (i) Seller has delivered to Purchaser a true and correct copy of (i) the Notice of Proposed Allowed Claim Amount, dated August 24, 2011 (the "First Notice"), and (ii) the Revised Notice of Proposed Allowed Claim Amount dated October 14, 2011 (the "Revised Notice"), (j) the First Notice and Revised Notice relate to the Proof of Claim, and as of the date hereof, other than the First Notice and Revised Notice, neither the Seller nor any Seller's predecessors-in-title (which includes for the avoidance of doubt Theodoor and Theodoor acting in its capacity as Custodian) has received any notice or objection or order of the Court for expungement or disallowance in relation to the Transferred Claims; (k) there have not been, and there are no objections to the Transferred Claims, (l) all documents provided to Purchaser by Seller relating to the Transferred Claims, are true, accurate and complete copies of such documents; (m) all transfer agreements under which the Seller and any of the Seller's predecessors-in-title acquired the Transferred Claims or any part thereof (the "predecessor agreements") are substantially similar (and similar in all material respects) to this Agreement, and all such predecessor agreements contain representations, warranties, covenants, agreements and indemnities from the seller to the purchaser that are no less favorable than those contained herein; (n) the Seller has the full power and authority to execute and perform its obligations under this Agreement and the Evidence of Transfer of Claim, and the Seller has received representations and warranties from the Seller's predecessors-in-title (which includes for the avoidance of doubt Theodoor and Theodoor acting in its capacity as Custodian) that (i) that predecessor-in-title had full power and authority to execute, and deliver the predecessor agreements and the related evidence of transfer of claim and to contractually bind the any holders or beneficial owners of the Securities to the terms of this Agreement and Evidence of Transfer of Claim and (ii) it is duly and validly authorized by, for on behalf of, any holders or beneficial owners of the Securities to execute and deliver this Agreement and Evidence of Transfer of Claim; (o) Seller does not have any claim, lien or encumbrance upon the Transferred Claims and represents and warrants that, upon consummation of the transactions contemplated in this Agreement and Evidence of Transfer of Claim, the Purchaser will own and have good legal and beneficial title to the Transferred Claims, free and clear of any and all liens, claims, objections, set-off rights, security interests, participations, factoring agreements or encumbrances created or incurred by Seller or against Seller, or created or incurred by any predecessors-in-title (which includes for the avoidance of doubt Theodoor and Theodoor acting in its capacity as Custodian) or against the same; (p) the Transferred Claims and Securities are not subject to or bound by a Plan Support Agreement (as such term is defined in the Second Amended Joint Chapter 11 Plan of Lehman Brothers Holdings Inc. and Its Affiliated Debtors dated as of June 30, 2011); (q) as of the date of this Agreement, other than in relation to ISIN XS0263715467, the Securities have not been accelerated; and (r) other than with respect (i) to the sum of \$236,628.01 received by Theodoor or Theodoor acting in its capacity as Custodian, as a Class 5 Distribution (as defined in the Debtors' Modified Third Amended Joint Chapter 11 Plan of Lehman Brothers Holdings Inc. and its Affiliated Debtors, dated December 5, 2011 (the "Plan")) under the Plan, on or about April 17, 2012 in connection with the initial Distribution (as defined in the Plan), and (ii) to the sum of \$159,681.25 received by Theodoor or Theodoor acting in its capacity as Custodian, as a Class 5 Distribution under the Plan, on or about October 1, 2012 in connection with a subsequent Distribution under the Plan, no payment or other distribution has been received by or on behalf of the Seller, any predecessor-in-title (which include, for the avoidance of doubt, Theodoor and Theodoor acting in its capacity as Custodian), or any third party on behalf of the Seller, in full or partial satisfaction of, or in connection with, the Transferred Claims.

3. Seller hereby waives any objection to the transfer of the Transferred Claims to Purchaser on the books and records of the Debtor and the Court, and hereby waives, with respect only to the Transferred Claims, to the fullest extent permitted by law any notice or right to receive notice of a hearing with respect to such transfer pursuant to Rule 3001(e) of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law, and consents to the substitution of Seller by Purchaser for all purposes in the case, including, without limitation, for voting and distribution purposes with respect to the Transferred Claims. Purchaser agrees to file a notice of transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement and Evidence of Transfer of Claim. Seller acknowledges and understands, and hereby stipulates, that an order of the Court may be entered without further notice to Seller transferring to Purchaser the Transferred Claims, recognizing Purchaser as the sole owner and holder of the Transferred Claims, and directing that all payments or distributions of money or property in respect of the Transferred Claim be delivered or made to Purchaser.

4. All representations, warranties, covenants and indemnities shall survive the execution, delivery and performance of this Agreement and Evidence of Transfer of Claim and the transactions described herein. Purchaser



shall be entitled to transfer its rights hereunder without any notice to or the consent of Seller. Seller hereby agrees to indemnify, defend and hold Purchaser, its successors and assigns and its officers, directors, employees, agents and controlling persons harmless from and against any and all losses, claims, damages, costs, expenses and liabilities, including, without limitation, reasonable attorneys' fees and expenses, that result from Seller's breach of its representations, warranties, covenants and agreements made herein. Seller hereby agrees that the Purchaser will benefit (if the Purchaser so requires) from any rights which the Seller may have against the Seller's predecessors-in-title (which includes for the avoidance of doubt Theodoor and Theodoor acting in its capacity as Custodian) which the Seller has based on the Seller's predecessors-in-title (which includes for the avoidance of doubt Theodoor and Theodoor acting in its capacity as Custodian) representations and warranties set out in the predecessor agreements, and the Purchaser can exercise such rights in any way it wishes.

5. Seller shall promptly (but in any event no later than three (3) business days) remit any payments, distributions or proceeds received by Seller in respect of the Transferred Claims to Purchaser. Seller has transferred, or shall transfer as soon as practicable after the date hereof, (but in any event on no later than the third (3rd) business day following the date hereof), to Purchaser each Purchased Security to such account, via Euroclear or Clearstream (or similar transfer method), as Purchaser may designate in writing to Seller. This Agreement and Evidence of Transfer of Claim supplements and does not supersede any confirmation, any other automatically generated documentation or any applicable rules of Euroclear or Clearstream (or similar transfer method) with respect to the purchase and sale of the Purchased Security. Seller shall act or omit to act with respect to the Transferred Claims solely to the extent directed by Purchaser.

6. Each of Seller and Purchaser agrees to (a) execute and deliver, or cause to be executed and delivered (including, on Seller's part, causing any Seller's predecessors-in-title to execute or deliver), all such other and further agreements, documents and instruments and (b) take or cause to be taken all such other and further actions (including, on Seller's part, causing any Seller's predecessors-in-title to deliver distributions and proceeds received by any Seller's predecessors-in-title and to act) and other actions as the other party may reasonably request to effectuate the intent and purposes, and carry out the terms, of this Agreement and Evidence of Transfer of Claim, including, without limitation, cooperating to ensure the timely and accurate filing of any amendment to the Proof of Claim. In the event that the sale and purchase of the Transferred Claims are not successfully completed for any reason whatsoever within a commercially reasonable time, any purchase price paid by the Purchaser under this Agreement and Evidence of Transfer of Claim shall be returned to the Purchaser and the delivery obligations of the Seller under this Agreement shall be cancelled.

7. Seller agrees that all distributions, amounts, proceeds, assets, cash and other property received by Seller or any Seller's predecessors-in-title on or after the Trade Date (whether or not such Trade Date is before, on or after any record date for such amounts) are for the account of Purchaser, and at the election of the Purchaser, (i) the Purchaser may net, setoff and reduce the purchase price payable by it and any other amounts owed by it in respect of the Transferred Claims against the distributions, assets, cash, property and amounts payable by Seller to it in respect of distributions, assets, cash, property and amounts received by Seller or any Seller's predecessors-in-title on and after the Trade Date, or (ii) the Seller shall pay such amounts received by the Debtor or any Seller's predecessors-in-title, or any other entity in relation to the Transferred Claims, on or prior to the date of this Agreement and on and after the Trade Date in respect of the Transferred Claims to the account information provided to it by Purchaser on the date of this Agreement and Evidence of Transfer of Claim.

8. The parties acknowledge that settlement shall be made on delivery of the Transferred Claim and the Securities versus payment basis through Euroclear. For the avoidance of doubt, the parties acknowledge and agree that the transfer contemplated hereby shall not occur unless and until the Purchaser shall have paid the purchase price in full.

9. Seller's and Purchaser's rights and obligations hereunder shall be governed by and interpreted and determined in accordance with the laws of the State of New York (without regard to any conflicts of law provision that would require the application of the law of any other jurisdiction). Seller and Purchaser each submit to the jurisdiction of the courts located in the County of New York in the State of New York. Each party hereto consents to service of process by certified mail at its address listed on the signature page below.

IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM is executed this 8 day of November 2012.



SELLER

ILLIQUIDX LLP.

By: _____

Name: Celestino AMORE

Title: Managing Partner

Address:

80 Fleet Street
London EC4Y 1EL
UK

BUYER

LIQUIDATION OPPORTUNITIES MASTER
FUND LP.

By: _____

Name: _____

Title: _____

Address:

SELLER

ILLIQUIDX LLP.

By: _____

Name: Celestino AMORE

Title: Managing Partner

Address:

80 Fleet Street
London EC4Y 1EL
UK

BUYER

**LIQUIDATION OPPORTUNITIES MASTER
FUND LP.**

By: _____

Name: (Signature)

Title: (Signature)

Jason Pecora

Managing Director - Operations

Address: Alden Global Capital

Schedule 1

Transferred Claim

Purchased Claim

29.4767279% - USD 10,355,363.36 (which is the equivalent of EUR 7,291,995.89) of USD 35,130,640.63 (which is the equivalent of EUR 24,738,145.64) (the outstanding amount of the Proof of Claim as of the 8 day of November 2012), plus all accrued and unpaid interest, fees and any other recovery or return due.

USD 6,556,192.76 which is 26.9239026% of the total Proposed Allowed Claim Amount of USD24,350,826.29 as of 8 November 2012.

Lehman Programs Securities to which Transfer Relates

ISIN	Issuer	Guarantor	Principal/Notional Amount	Transferred Amounts (Principal)/Notional Amount plus Accrued Amounts, if any (as Proof of Claim Filing Date)	Clearstream Blocking Number	Clearstream Account Number	Allowed Amount of Claim Transferred to Purchaser
XS0263715467	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 326,000.00 which is the equivalent of USD 462,952.60	EUR 349,864.99 which is the equivalent of USD 496,843.27 (which includes accrued interest totalling EUR 23,864.99 which is the equivalent of USD 33,880.67)	CA69346	13048	USD\$509,461.99
XS0273084656	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 45,000.00 which is the equivalent of USD 63,904.50	EUR 45,000.00 which is the equivalent of USD 63,904.50	CA69337	13048	USD\$50,486.95
XS0276441044	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 690,000.00 which is the equivalent of USD 979,869.00	EUR 721,758.90 which is the equivalent of USD 1,024,969.82 (which includes accrued interest totalling EUR 31,758.90 which is the equivalent of USD 45,100.82)	CA69347	13048	USD\$990,474.71
XS0285922133	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 353,000.00 which is the equivalent of USD 501,295.30	EUR 353,000.00 which is the equivalent of USD 501,295.30	CA69353	13048	USD\$500,944.34
XS0287672694	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 2,412,000.00 which is the equivalent of USD 3,425,281.20	EUR 2,412,000.00 which is the equivalent of USD 3,425,281.20	CA69355	13048	USD\$1,199,231.74
XS0295760093	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 100,000.00 which is the equivalent of USD 142,010.00	EUR 100,000.00 which is the equivalent of USD 142,010.00	CA69339	13048	USD\$101,461.65
XS0296067142	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 50,000.00 which is the equivalent of USD 71,005.00	EUR 50,000.00 which is the equivalent of USD 71,005.00	CA69356	13048	USD\$22,977.88
XS0296281735	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 945,000.00 which is the equivalent of USD 1,341,994.50	EUR 945,000.00 which is the equivalent of USD 1,341,994.50	CA69359	13048	USD\$507,279.91
XS0305948860	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 354,000.00 which is the equivalent of USD 502,715.40	EUR 354,000.00 which is the equivalent of USD 502,715.40	CA69344	13048	USD\$284,876.74
XS0314067140	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 55,000.00 which is the equivalent of USD 78,105.50	EUR 55,000.00 which is the equivalent of USD 78,105.50	CA76209	13048	USD\$29,713.59

XS0317240157	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 276,000.00 which is the equivalent of USD 391,947.60	EUR 276,000.00 which is the equivalent of USD 391,947.60	CA69352	13048	USD\$208,907.42
XS0327236757	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 220,000.00 which is the equivalent of USD 312,422.00	EUR 220,000.00 which is the equivalent of USD 312,422.00	CA69350	13048	USD\$312,203.27
XS0332049229	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 92,000.00 which is the equivalent of USD 130,649.20	EUR 93,949.64 which is the equivalent of USD 133,417.89 (which includes accrued interest totalling EUR 1,949.64 which is the equivalent of USD 2,768.69)	CA69342	13048	USD\$130,557.74
XS0332049815	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 238,000.00 which is the equivalent of USD 337,983.80	EUR 238,000.00 which is the equivalent of USD 337,983.80	CA69340	13048	USD\$337,747.17
XS0332050078	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 78,000.00 which is the equivalent of USD 110,767.80	EUR 78,000.00 which is the equivalent of USD 110,767.80	CA69338	13048	USD\$78,906.98
XS0332050788	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 44,000.00 which is the equivalent of USD 62,484.40	EUR 44,000.00 which is the equivalent of USD 62,484.40	CA69343	13048	USD\$36,829.02
XS0346080590	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 304,000.00 which is the equivalent of USD 431,710.40	EUR 311,362.63 which is the equivalent of USD 442,166.07 (which includes accrued interest totalling EUR 7,362.63 which is the equivalent of USD 10,455.67)	CA69351	13048	USD\$441,102.09
XS0346707903	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 40,000.00 which is the equivalent of USD 56,804.00	EUR 40,000.00 which is the equivalent of USD 56,804.00	CA69354	13048	USD\$56,764.23
XS0349530823	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 15,000.00 which is the equivalent of USD 21,301.50	EUR 15,259.73 which is the equivalent of USD 21,670.34 (which includes accrued interest totalling EUR 259.73 which is the equivalent of USD 368.84)	CA69341	13048	USD\$21,286.59
XS0355133454	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 89,000.00 which is the equivalent of USD 126,388.90	EUR 89,000.00 which is the equivalent of USD 126,388.90	CA69358	13048	USD\$90,300.86
XS0365839835	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 42,000.00 which is the equivalent of USD 59,644.20	EUR 42,000.00 which is the equivalent of USD 59,644.20	CA69349	13048	USD\$18,191.25
XS0368669007	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	EUR 434,000.00 which is the equivalent of USD 616,323.40	EUR 458,800.00 which is the equivalent of USD 651,541.88 (which includes accrued interest totalling EUR 24,800.00 which is the equivalent of USD 35,218.48)	CA69357	13048	USD\$626,486.65

